



भारत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित
PUBLISHED BY AUTHORITY

सं. 30] नई बिल्ली, शनिवार, जुलाई 28, 1990 (श्रावण, 6, 1912)

No. 30] NEW DELHI, SATURDAY, JULY 28, 1990 (SRAVANA 6, 1912)

इस भाग में भिन्न पृष्ठ संख्याएँ दी जाती हैं जिससे कि यह अलग संकलन के रूप में रखा जा सके
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV

[PART IV]

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं
[Advertisements and Notices issued by Private Individuals and Private Bodies]

नाम परिवर्तन

मैं, जब तक राजेन्द्र कुमार के नाम से जारी सुपूत्र श्री रघुनन्दन सिंह, कार्यालय महालेखाकार लेखा परीक्षा प्रथम, म.प्र. व्यालियर में तिरपिक पद पर कार्यरत, निवासी द्वारा स्वरार मिंह सिकरियार लक्ष्मी गंगा काजी हाउस प्रिया प्रेड फैक्ट्री के गोले लक्षक रवालियर में अपना नाम बदल दिया है, और इसके पश्चात् मेरा नाम राजेन्द्र सिंह कुशवाह होगा।

प्रमाणित किया जाता है कि मैंने इस बारे में अन्य कानूनी घानों को पूरा कर लिया है।

राजेन्द्र कुमार
हस्ताक्षर (वर्तमान पूराने नाम के अनुसार)

CORRIGENDUM

Read "NATIONAL DEFENCE GOLD BOND 1980" instead of "2½% Loan 1980" as published in lost notice of Shri A. P. L. N. Gupta line No. 2 column I page 60 in three successive issues of the Gazette of India dated 16th, 23rd and 30th April, 1988.

1—170 GI/90

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS/PUBLIC NOTICES IN THIS PART OF THE GAZETTE OF INDIA. PERSONS NOTIFYING THE ADVERTISEMENTS/PUBLIC NOTICES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER
Controller of Publications

CHANGE OF NAME

I, hitherto known as SHEO PRASAD TANTI son of Late BISHWANATH TANTI, employed as M/C. H. S. Gr-II, T. No. 544 Section M in the Rifle Factory, Ishapore, P.O. Ishapore-Nawabganj, Dist. 24-Parganas (North), W.B., residing at the Tank Road, P.O. Garulia, Dist. 24-Parganas (North) W.B., have changed my name and shall hereafter be known as SHEO PRASAD GUPTA.

It is certified that I have complied with other legal requirements in this connection.

SHEO PRASAD TANTI
Signature (in existing old name)

I, hitherto known as THIRUMALAIH VYSAMPAYNAM son of Shri THIRUMALAIH, employed as Helper 'A' in the Shar Centre, I.S.R.O., Sriharikota, residing at the Bapujji Colony, Sullurpet (TQ), Nellore (Dist.), have changed my name and shall hereafter be known as KOTLAPATTI VYSAMPAYNAM.

It is certified that I have complied with other legal requirements in this connection.

THIRUMALAIH VYSAMPAYNAM
Signature (in existing old name)

I, hitherto known as AJITA VISHNU QUELKAR son of Late VISHNU N. QUELKAR, residing at H/No. 112(A) "Vishnu Smriti Wadi Siolim Bardez Goa-403517, have changed my name and shall hereafter be known as AJIT VISHNU KELKAR.

It is certified that I have complied with other legal requirements in this connection.

AJITA VISHNU QUELKAR
Signature (in existing old name)

I, hitherto known as Mrs. MEERA GIRDHAR widow of Late Mr. DIWAKAR GIRDHAR and employed as Staff Nurse in the Safdarjung Hospital, New Delhi and resident at Quarter No. 67, Sector No. 7, R. K. Puram, New Delhi-110022, have changed my name and shall hereafter be known as Mrs. MEERA ROBERTSON.

It is certified that I have complied with other legal requirements in this connection.

MEERA GIRDHAR
Signature (in existing old name)

I, hitherto known as DARSHAN LAL TERYONE son of Sh. LAL CHAND, employed as Asstt. Engineer Telecom Civil in O/O Telecom Civil Sub Division Kurukshetra (Haryana), residing at House No. A-1/309 Janakpuri, New Delhi, have changed my name and shall hereafter be known as DARSHAN LAL TREHAN.

It is certified that I have complied with other legal requirements in this connection.

DARSHAN LAL TERYONE
Signature (in existing old name)

I, hitherto known as Miss SIMANTINI daughter of Shri GOVIND BHALERAO, employed as Clerk in the A.R.D.E. (General) Section, Pashan, Pune-411 021, residing at 543 Shaniwar Peth, Pune, have changed my name and shall hereafter be known as Mrs. SIMA SUNIL HASAMNIS.

It is certified that I have complied with other legal requirements in this connection.

Miss SIMANTINI
Signature (in existing old name)

I, hitherto known as LILA CHETTRI son of Shri BHAKTA UPADHAYAY, employed as Watch man in Community Conning Centre, Ministry of Food (Govt. of India), residing at the Jail Road Shillong, have changed my name and shall hereafter be known as LILADHAR SHARMA UPADHAYAY.

It is certified that I have complied with other legal requirements in this connection.

LILA CHETTRI
Signature (in existing old name)

I, hitherto known as SUNIL KUMAR son of Late Sri RAM LAL RASTOGI, employed as an Officer in the Bank of India, Regional Office, Kanpur, residing at the H-Block, 128/207, Kidwai Nagar, Kanpur, have changed my name and shall hereafter be known as SUNIL KUMAR RASTOGI.

It is certified that I have complied with other legal requirements in this connection.

SUNIL KUMAR
Signature (in existing old name)

I, hitherto known as RATTAN LAL GUPTA son of Shri M. L. GUPTA, employed as Partner in M/s. Rattan Gupta & Co., Chartered Accountants, residing at the 30 North Riviera Apartment, Mall Road, Delhi-110054, have changed my name and shall hereafter be known as RATTAN GUPTA.

It is certified that I have complied with other legal requirements in this connection.

RATTAN LAL GUPTA
Signature (in existing old name)

I, hitherto known as K. ARULANDI son of Shri M. KRISHNAN, employed as Trades Man 'B' in the C.V.R.D.E., Avadi Madras-600054, residing at the 15, Thiruvalluvar Street West Banu Nagar, Oragadam, Arubattur, Madras-600053, have changed my name and shall hereafter be known as K. ARULRAAJ.

It is certified that I have complied with other legal requirements in this connection.

K. ARULANDI
Signature (in existing old name)

I, hitherto known as K. MUTHU son of Shri A. KONDAIYA, employed as Tradesman 'E' (Fitter) T. No. 625 in the Combat Vehicles Research & Development Establishment (DRDO) Ministry of Defence, Avadi, Madras 54 residing at No. 5/25 Morai Village and Post Avadi IAF (Via) Madras-600 055, have changed my name and shall hereafter be known as K. VASUDEVAN.

It is certified that I have complied with other legal requirements in this connection.

K. MUTHU
Signature (in existing old name)

I, hitherto known as Ch. MONDAIAH S/O Shri SHAKARAIAH, employed as Telecom Office Assistant in the Office of the Sub-Divisional Officer Phones, Karimnagar, residing at the Karimnagar (Dist.) Andhra Pradesh (State), have changed my name and shall hereafter be known as CHEL-POORI MOHAN.

It is certified that I have complied with other legal requirements in this connection.

Ch. MONDAIAH
Signature (in existing old name)

NOTIFICATION BY THE INDIA PEPPER & SPICE TRADE ASSOCIATION, COCHIN

The approval of the Deputy Director, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with the Government of India, Ministry of Commerce and Industry, Notification No. S.O. 1162, dated the 4th May, 1960 has been obtained on the 15th May, 1990, to the following amendments made to the Bye-laws of the India Pepper and Spice Trade Association, Cochin.

AMENDMENTS

In the said Bye-laws.

Bye-law No. 13A :—It was unanimously resolved to delete bye-law No. "13 A" read as under :—

"Ungarbled Black Pepper Grade shall also be tenderable against part or whole of the hedge contract, at the option of the seller, subject to the provisions of bye-laws 13B, 13C and 45A.

Provided however, that the tenders for any of the grades of pepper tendered i.e. whether the basis quality or the tenderable variety shall be in units of 25 quintals or multiples thereof as prescribed in Bye-law 45".

Bye-law No. 13B.—It was unanimously resolved to delete Bye-law No. 13B read as under :—

“Ungarbled Black Pepper Grade that may be tendered against the hedge contract shall be of the following specifications :—

- (1) **Bold Pepper.**—Not less than 20% (Sieved in Sieve No. 114 of the Association).
- (2) **Hollow or light pepper.**—Not more than 5% (with a tolerance of 2%).
- (3) **Moisture.**—Not more than 12% (with a tolerance of 1%).
- (4) **Mouldy Pepper.**—Not more than 5%
- (5) **Extraneous Matter.**—Not more than 2% such as bran, chaff, stalks, stones etc., including pin heads (after sieving in sieve No. 8).

Provided, however, that Ungarbled Black Pepper Grade with specifications varying from the above shall also be renderable subject to the following ‘off’ and ‘on’ allowances.

(a) *Off Allowances payable to buyer for bold pepper*

Below 20% and upto 15% at the rate of Rs. 2/- per quintal on every percent.

Below 15% and upto 12% at the rate of Rs. 3/- per quintal on every percent.

Below 12% buyer is entitled to reject the goods.

(b) *For Hollow or Light Pepper*

Above 5% upto 7% at the rate of Rs. 10/- per quintal on every percent.

Above 7% buyer is entitled to reject the goods.

(c) *For Mouldy Pepper*

Above 5% upto 15% Re. 0.25 per quintal on every percent.

Above 15% upto 25% Re. 0.50 per quintal on every percent.

Above 25% the buyer is entitled to reject the goods but a chance will be given to the seller for reconditioning the same pepper and tendering it according to the above specifications within 48 hours.

‘On’ Allowance payable to seller for Bold Pepper

Above 20% and upto 35% at the rate of Rs. 5/- per quintal on every percent. Goods with Bold Pepper in excess of 35% shall be tenderable, but no extra allowance is payable in respect of such excess.

Extraneous Matter

Goods containing extraneous matter above 2% will be treated as dirt and deducted from weight.

Bye-law No. 13C.—It was unanimously resolved to delete Bye-law No. 13C read as under :

“The Board shall have power to vary with the concurrence of the Commission, the aforesaid allowances before commencement of trading in the March and July Contracts of each year having regard to the prices of Malabar Garbled Black Pepper Grade prevailing at Cochin and up-country centres and any other relevant circumstances which the Board may in its discretion deem fit.”

Bye-law No. 31.—It was unanimously resolved to delete the third sentence of Bye-law No. 31 read as under :—

Ungarbled Black Pepper Grade tendered under Bye-law 13A shall be packed in single D.W. 2½ lb. (800 grams) gunny 40×28 bags of 50 Kgs, standard packing.

Bye-law No. 45A.—It was unanimously resolved to delete second, third and fourth para of Bye-law No. 45A read as under :—

Provided however, that the Delivery Order Rate in respect of Ungarbled Black Pepper Grade shall be the sum arrived at by deducting an amount of Rs. 30/- from the delivery Order Rate fixed for Malabar Garbled Black Pepper Grade.

Provided further that the Board shall have power to vary with the concurrence of the Commission, the aforesaid amount of Rs. 30/- from time to time taking into account the labour charges for grading pepper the prices prevailing for bold pepper and other relevant circumstances.

Provided further that no such variations shall be made during the currency of a contract.

Bye-law No. 49A.—It was unanimously resolved to delete Bye-law No. 49A read as under :—

“Where both the grades of pepper viz., (1) Garbled Malabar Black Pepper Grade and (ii) Ungarbled Black Pepper Grade are tendered for delivery by the sellers as per the provisions in Bye-law No. 13A, the Clearing house shall apportion them between the various buyers according to the proportion of each grade of pepper tendered to the total quantity of both grades tendered in the particular hedge contract, to the maximum practicable extent.”

Bye-law No. 53(a).—It was unanimously resolved to delete the following portion of (2) “or ungarbled black pepper grade or both as the case may be.”

(b) 3 “or ungarbled black pepper grade or both as the case may be”.

Bye-law No. 256.—It was unanimously resolved to remove Bye-law No. 13A, 13B, 13C and 49A from Bye-law No. 256.

Sd./- ILLIGIBBLE
Senior Asst. Secretary

Cochin : 2,

India Pepper & Spice Trade Association

Dated : 28th May, 1990.

Cochin : 2

THE LUDHIANA GRAIN EXCHANGE, LIMITED

Kesar Ganj Road, Ludhiana

Additional Bye-Laws for hedge contracts in Potatoes

(306) All the bye-laws of the exchange as may be informed at any time, or from time to time, shall be applicable to all the matters connected with hedge contracts in potatoes in so far as these matters are not specifically dealt within the ADDITIONAL BYE-LAWES for HEDGE CONTRACTS in Potatoes and are not repugnant to the additional bye-laws.

(307) for the purpose of futures trading in potatoes, there shall be a contract “POTATOES HEDGE CONTRACT”.

(308) In respect of potatoes hedge contract, there shall be three deliveries in a gregorian sky english Year viz. 15th March, 15th July, and 15th October.

(309) Trading for hedge contracts in potatoes for the three deliveries above shall commence in the months indicated as follows against each delivery :

Delivery	Commencement Months
15th March	September
15th July	February
15th October	June

(310) The Board shall fix on each occasion with the prior approval of the Forward Markets Commission the date on which the hedge trading shall commence for each delivery of the Potatoes Hedge Contract.

(311) Provided further that the Board with the prior approval of the Forward Markets Commission may change the commencement months for any or all the above deliveries.

(312) The due dates for such deliveries shall be as follows :—

Delivery	Due date
15th March	15th March
15th July	15th July
15th October	15th October

(313) The unit of trading in Potatoes Hedge Contract shall be 4000 Kgs i.e. 40 Quintals and the rates shall be quoted for 40 Kgs.

(314) Margin Deposits shall be charged at Rs. 150/- per unit and cover money shall be charged at the closing rate of every day.

(315) (a) The following shall be the charges per unit of hedge contract payable to the Exchange by each buyer and seller on each complete transaction entered into by him :—

(i) Brokerage	Rs. 1.70 p
Exchange's Commission	Rs. 0.50 p
Total	Rs. 2.20 p

(ii) On Bhiran transactions (sale and purchase contract entered into on the same day at the same rate). The charges shall be as follows :—

Brokerage	1. 70 p. per unit
Exchange's Commission	00. 25 p. -do-
Total	1. 95 p. per unit.

(b) The board may, with the prior approval of the Forward Markets Commission increase or decrease the charges levied under clause (a) (i) & (ii) above.

(316) The amount of Exchange's Commission shall be credited to the income of the exchange and the amount of brokerage shall be paid to the brokers after deducting 5 Paisa per rupee which will be payable to the Broker's Association.

(317) The basis variety of Potatoes Hedge Contract shall be 3708 (Kufri Badshah).

(318) Potatoes of Jyoti Quality may be tendered also without any premium. However potatoes of Chander Mukhi 2708 quality may also be tendered at a premium of Rs. 5/- per quintal.

(319) The Board, with the prior approval of the Forward Market Commission, may alter the basis variety and tenderable quality of potatoes in respect of any delivery before commencement of business in that delivery.

(320) The board may vary, for any delivery, the premium on the tenderable variety mentioned in bye-law above from time to time, subject to the conditions that such variations shall be notified to the trade before the commencement of the trading in the respective delivery.

(321) The buyer shall issue receiving order (Tulbi Order) with the cheque or cash of 25% of the cost of goods.

(322) The buyer on receipt of the delivery order shall send the cheque or cash equal to 25% of the cost of the goods within 24 hours.

(323) The 15th March delivery shall be made of the goods kept in shops and godowns within the municipal limits of Municipal Corporation Ludhiana. 15th July and 25th Oct deliveries shall be made at cold-storages and the goods kept in cold storages only shall be tenderable. In respect of the 15th July and 15th Oct. deliveries the buyer will have the option to retain the goods in cold storages upto the fixed date (30th November) at the cost of the seller. The buyer shall be responsible for expences of cold storage charges for the period after 30th November. If the rent of the cold storage is in arrears and the same has not been paid by the seller, the buyer shall be entitled to deduct the same from the due amount.

(324) The bags which will be used for filling of the potatoes shall be without patches, un torn and without any cut. The bags once use, shall be tenderable. At the time of delivery the weight of the bag @ 1 K.G. each will be deducted and no cost for the same shall be payable to the seller i.e. the bags shall be free of charge.

(325) The buyer shall be entitled to take out 5% of the total bags in the month of delivery period, to decide, the question of quality and weight. In case, the seller and buyer are not satisfied regarding weight, the buyer shall take out additional 5% of the total bags and the average weight found of all or the 10% bags so taken out shall be acceptable to both of the parties. The survey of quality shall be made of the first lot of 5%. In case, the buyer does not want to keep the goods in cold storage after taking delivery, he shall

be entitled to get weightment of the entire goods but the decision regarding quality arrived at previously shall be applicable for the entire lot. The weight of goods in each bag will be similar to the entire lot i.e. the difference of more than 2 to 4 Kgs. in weight shall not be allowed.

(326) (a) Upto 5% kat (kat, khobra, more than 50% of green and more sharp) shall be tenderable without any discount. If more than 5% and upto 10% above noted potatoes in are tendered, the seller shall get 50% payment of the cost which is found more than 5% and the balance shall be treated as discount.

(b) Loosc, chura, jada (spotted) and chila Huya will be tenderable without any discount upto 4% in 15th March delivery. The seller could tender such goods upto 6% but the cost of the potatoes more than 4% will be given to the seller by the buyer at the rate or 50% having more goods of such quality will be treated as discount.

In 15th July and 15th October deliveries

Loose, choora, jada (spotted) and chila Huya potatoes upto 5% shall be tenderable without any discount. If more than 5% and upto 7% are tendered, the seller shall accept 50% payment of the cost which is found more than 5% and the balance shall be treated as discount.

(c) Only upto 7% shall be tendered of the above noted (326—A & B) and more than that shall be treated as unaccepted and rejected.

(327) The size of tenderable potatoes shall not be less than 1 "measured from one side and the weight of one potato shall not be more than 250 Grams." Only 3% potatoes of less than one inch and more than 250 Gms. (Bumper in weight) each shall be accepted. More than above, shall not be tendered and shall be rejected.

(328) Half kilogram of soil in 40 Kgs. will be tenderable without any discount. Goods having more soil in proportion in 40 Kgs. upto 2½ Kgs. in 40 Kgs. only may be tenderable but the price for soil found more than the proportion of ½ Kg. in 40 Kgs. shall not be paid. The goods having more soil than 2½ Kgs. per 40 Kgs. will not be tenderable and shall be liable to be rejected.

(329) Rotten, Tharra (damaged but dry) can be tendered and acceptable without any discount upto 1 Kg. in 40 Kgs. More than 1 Kg. in 40 Kgs. shall not be tenderable and will be liable to be rejected.

330. A panel of surveyors and Appellant Survey Committee shall be constituted out of the potatoes dealers and in case of any dispute regarding delivery, quality etc, the decision of the surveyors or the appellant Survey Committee, as the case may be shall be final and binding on both the parties.

(331) The potatoes Hedge contract of 15th July and 15th October delivery shall be tendered from the cold storages situated within a radius of 10 Km. from the boundaries of Municipal Corporation Ludhiana. If any person issues any delivery order and want to give delivery at the stations mentioned below then the seller shall pay the transportation charges at the rate shown against the stations mentioned at bye-law No. 332 and the cold storage situated within a radius of 10 Kms shall be treated to be situated in those stations.

(332) Besides, Ludhiana and according to Bye-law No. 331 for taking and giving delivery the following centres are fixed and the transportation charges are mentioned against the name of each centre :—

Name of the Centre	Transportation Charges per quintal
Jallandhar	Rs. 7/50 per quintal
Nawan Shah	Rs. 8/25 —do—
Hoshiarpur	Rs. 8/25 —do—
Khanna	Rs. 5/- —do—
Samrala	Rs. 5/- —do—
Machhiwara	Rs. 5/- —do—

The board may with the concurrence of the commission modify the Schedule of outstation delivery centres in respect of any delivery before commencement of trading in the same.

(333) On the due date of Hedge contract the due date rate shall be fixed by the board on the basis of spot rates at (Ludhiana local centre) for basis variety, taking into consideration the spot rates prevailing at the delivery centres and the transport charges thereon mentioned in bye-law No. (332) and after taking into account other relevant circumstances which they may, in their discretion deem fit. However, in case, the maximum and/or minimum rate or rates are fixed and such rate or rates are operated on due date, then the due date rate shall not be higher than the maximum rate and or lower than the minimum rate. The due date rate shall also be subject to the conditions if any, applicable to the contract under bye-law.

(a) On the due date of 15th March delivery the due date rate shall be taken of the goods reaching at cold storage situated at Ludhiana Municipal Corporation in which the rent of cold storage shall not be included.

(b) On the due date of 15th July and 15th October, to ascertain the due date rate the transportation charges shall be added at the rate mentioned in Bye-law No. 332.

(334) (a) Receiving and delivery order shall be received on 5th day of the month of due date upto 4.00 P.M. in the office of the exchange. The seller tendering and on information to give delivery by the exchange, the seller shall submit the full details of the goods within 24 hours of the information.

(b) The Association will deliver the receiving and delivery order and the connected other informations, if any, on the next day to the concerned parties.

(c) If due to any reason the concerned party is not available to the messenger of the exchange, then the information shall be sent by telegram or courier service the same day which will be acceptable by all means.

(d) The buyer can get the goods weighed after inspecting the same within 5 days. In case any dispute arises, they shall get the decision of the surveyors within 2 days that will be accepted by the buyer and the seller.

(335) (a) Fresh transactions shall be taken upto the 4th date i.e. one day before the issuing of delivery and receiving order. However, afterwards one can enter into the forward contract only for squaring up the outstanding open position.

(b) Margin deposit on outstanding transactions on the delivery date/receiving date shall be taken at Rs. 300/- per unit.

(336) At the time of delivery all the expenses will be borne by the seller and it will be included in the price. If any act or order comes into force regarding tax by Government, then that will be enforced in accordance of that act or order.

(337) In case the buyer issues receiving order and the seller fails to deliver the goods, the seller shall pay a penalty of Rs. 2/- per 40 kgs to the buyer and transactions shall be settled on the due date at the due date rate.

(338) In case the seller issues delivery order the buyer will be bound to take delivery of the goods. If he fails the goods will be sold to any one else on the risk of the buyer. In case any dispute or doubt arises regarding it, the decision of the Board of Directors of the Association shall be final and binding on both the parties.

(339) In case, the weight of goods delivered is less or more, the difference shall be payable at due date rate.

(340) If there will be any holding on any fixed day or date, then the previous day or date will be treated as working day or date for that purpose.

Sd/- ILLEGIBLE
V. Chairman

